## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

Civil Case No. 12-CV-1065 (ADS)(AYS)

Plaintiff,

٧.

BRIAN RAYMOND CALLAHAN, ADAM MANSON, DISTINCTIVE INVESTMENTS LLC, and DISTINCTIVE VENTURES LLC,

Assigned to:
Hon. Arthur D. Spatt (D.J.)
Hon. Anne Y. Shields (M.J.)

Defendants.

SHERI MANSON CALLAHAN,

Relief Defendant.

## ORDER APPROVING THE RECEIVER'S FEES AND EXPENSES FOR THE 2019 SECOND QUARTER

After reviewing the Motion for Approval of the Receiver's Fees and Expenses for the 2019 Second Quarter, which is represented to conform with the Billing Instructions for Receivers in Civil Actions commenced by the U.S. Security and Exchange Commission, and in light of the nature and scope of the work reflected in the Receiver's Report for the 2019 Second Quarter Covering the Period of April 1, 2019 through June 30, 2019 [ECF Doc. 514], the Court approves the Motion subject to the 20% hold-back pursuant to this Court's Preliminary Injunction Freezing Assets and Granting Other Relief Order dated March 27, 2012 [ECF Doc. 22].

Accordingly, the Receivership Estate is authorized to pay the Receiver an allowance of \$1,000.00 for services rendered during the 2019 Second Quarter covering the period of April 1, 2019 to June 30, 2019, and a reimbursement of expenses and disbursements of \$0 for a total sum of \$1,000.00 (which are the fees and expenses less the 20% hold-back of \$250.00).

Dated: Central Islip, New York	2010
	2019
	SO ORDERED:
	THE HONORABLE ARTHUR D. SPATT UNITED STATES DISTRICT JUDGE

Index No. Civil Case No. 12 C (ADS/AYS)

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SECURITIES AND EXCHAN		•		
- against -	Plaintiff,			
BRIAN RAYMOND CALLA	HAN, ET AL			
	Defendant	s.		
COPY ORDER APP	ROVING THE RECI FOR THE 2019 SEC			
A Pro Attorneys for	SMAN, WOLGEL, FLY	orated in the State of		
•	or Horizon Global Advi on Global Advisors LLC 11 HANOVER NEW YORK, TEL. NO. (212 FAX NO. (212	C, et al R SQUARE N.Y. 10005 2) 495-0100		
Pursuant to 22 NYCRR 130-1.1-a, the certifies that, upon information and document are not frivolous and that obtained through illegal conduct, or the not participating in the matter or shall claims for personal injury or wrongful	belief and reasonable (2) if the annexed do not if it was, the attornating in any fee earne	e inquiry, (1) t. cument is an ir vey or other pers d therefrom and	he contentions containe nitiating pleading, (i) the cons responsible for the d that (ii) if the matter	ed in the annexed he matter was not illegal conduct are involves potential
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Attorneys for

GOTTESMAN, WOLGEL, FLYNN, WEINBERG & LEE, P.C. A Professional Corporation Incorporated in the State of New York